damages.

CHAP. 311. SECTION 1. Be it enacted by the General Assembly Commission. Maryland, That Joshua F. Cockey, Peter Fowble as ers appointed to locate road and assess the hereby appointed commissioners to locate said priva road or right of way for the said Christopher M. G and to award such damages as they may deem right a proper to all persons aggrieved by said location, who damages shall be first paid by the said Christopher Gill before he shall have the benefit of this act.

Decision to be

Bone og ast choos chrank throngs Sales boat

Office straint during of its charge

SEC. 2. And be it enacted, That the decision of commissioners shall be conclusive on all the parties terested in said road, any thing in any act to the trary notwithstanding, \_ stryd band dank to doited

## orth of ar od disda dos allie o CHAPTER 311.

Passed An act to authorise the recording of a paper the Mar. 10, 1848. mentioned, in Worcester County Court.

bond shall have been tilled been promisen green en same

Preamble.

Passed

Mar. 10, 1948.

WHEREAS, a certain James Perdue, of Worcest county, by his last will and testament devised certa. lands to his three sons, John K. Perdue, James W. Perdue and Elijah C. W. Perdue, to be equally divided between them, and such division having been made under the direction of Worcester county court, the record of such proceedings has been lost by the burning of the court house; and whereas, there is in the hands of the present owners of such lands a cop; of the return of the jurors or commissioners who made such decision, with the exception of the date, which has been accidently torn off; and whereas, this is the only evidence of the division as aforesaid-Therefore,

To be recordvalid.

SECTION 1. Be it enacted by the General Assembly of ed, and when Maryland, That upon proof being made before Worrecorded to be cester county court by the owners of certain lands devised by a certain James Perdue, to his sons, John K. Perdue, James W. Perdue and Elijah C. W. Pr due, that the copy of the record relating to the pre ceedings of the jurors or commissioners who made the division of said lands under the direction of said court is correct in all other respects but the date thereof, said court is hereby required to direct the cierk of said court to record said copy of the return of said commissioners among the records of said county, and upon proof being made as aforesaid, said paper shall be considered as valid in law as the original would be.

act ppo oad

LI

Be it t th ori lay lin les'

rsec

e co t co asse 1 m th k, 1 east cted

ning ilic t

act alle Jom

SECT ryla

apik nt or Hart inty, the I SEC. all be d the : dir arles Sabi

C., Clai aty th